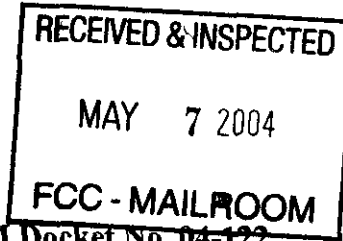


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BEFORE THE  
**FEDERAL COMMUNICATIONS COMMISSION**  
WASHINGTON, D.C.

**ORIGINAL**



In re )  
)  
Amendment of Section 73.202(b) )  
Table of Allotments )  
FM Broadcast Stations )  
**Weatherford, Oklahoma**

MM Docket No. 04-122  
RM 10933  
RM 10934

To: Chief, Allocations Branch  
Mass Media Bureau

**COMMENTS IN SUPPORT OF NOTICE OF PROPOSED RULE MAKING**

Starboard Media Foundation, Inc. ("Starboard") by Counsel, and pursuant to Sections 1.415 and 1.420 of the Commission's Rules and the instructions set forth in *In re Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Various)*, DA 04-963 (Released April 14, 2004), hereby respectfully submits its Comments in support of the above-captioned Notice of Proposed Rule Making (NPRM) for reservation of FM Channel 286A at Weatherford, Oklahoma for noncommercial educational (NCE) use.

Starboard supports Great Plains Christian Radio, Inc.'s Petition for reservation of Channel 286A at Weatherford, Oklahoma for NCE use. Starboard, as a non-profit organization, has a general interest in reservation of FM Channels for NCE use, and has filed several Petitions of its own for reservation of a number of vacant FM Channels for NCE use. Starboard believes that the proposed reservation of Channel 286A at Weatherford, Oklahoma would provide needed, additional noncommercial service to that community and the surrounding service area. Starboard intends file an application for this frequency, if it is reserved for NCE use.

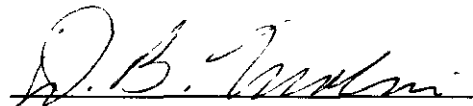
Starboard notes that reservation of this channel was also requested by University of Oklahoma. Starboard also supports the Petition of this entity for reservation of channel for NCE use. The additional request, together with Starboard's instant Comments, serves to reinforce Great Plains Christian Radio, Inc.'s argument for reservation of this channel for NCE use.

The instant Comments are timely filed prior to the June 7, 2004 deadline for such Comments in support of the reservation.

Accordingly, the foregoing considered, Starboard respectfully requests that the Commission grant the Petition of Great Plains Christian Radio, Inc. for reservation of Channel 286A at Weatherford, Oklahoma for NCE use

Respectfully submitted,

***Starboard Media Foundation, Inc.***

By:   
Denise B. Moline  
Its Attorney

***Denise B. Moline, Esq.***  
*1212 So Naper Blvd , #119-215*  
*Naperville, IL 60540*

*630-753-0112*

May 5, 2004

## CERTIFICATE OF SERVICE

I, Denise B. Moline, of the law firm of Denise B. Moline, Esq., hereby certify that I have caused to be served, this 5th day of May, 2004 a copy of the foregoing "***Comments in Support of Notice of Proposed Rule Making***" by First Class Mail, fees prepaid, on the following:

\*Rolanda F. Smith  
Mass Media Bureau  
Audio Services Division  
Federal Communications Commission  
445 12<sup>th</sup> St. SW,  
Washington, DC 20554

Russell C. Powell, Esq.  
c/o Great Plains Christian Radio, Inc.  
Taylor & Powell, LLC  
908 King Street, #300  
Alexandria, VA 22314

Todd D. Gray, Esq.  
c/o University of Oklahoma  
Dow Lohnes, & Albertson PLLC  
1220 New Hampshire Ave., #800  
Washington, DC 20036

A handwritten signature in cursive script, appearing to read "D.B. Moline", is written over a horizontal line.

Denise B. Moline, Esq.

\*Courtesy Copy, via 2-day Fed Ex